RECEIVED District Court IN CLERK'S OFFICE Indge Tranger FEB 0 2 2017 DAte: 1-29-2017 U.S. DISTRICT COURT MID. DIST. TENN. Case No: 3:16-cv-00216 Judge Tranger, I Know that counsel for Tony Parker, and Defendants Tenn. Dept. Of Correction, has motioned the Court to not hear any of the Motions I file illeance I am now represented by, Tricia Herzfeld, attorney appointed to represent me by you in this However I am not being treated currently for any of my serious medical needs here at, South Central Correction tacility in Clipton, Tennessee, Furthermore I have had times when I could not communicate with my attorney, Mrs. Herzfeld, some of those times I was ignored, others she may have been busy in other duties. There are request that I have made to Ms. Herzfeld pertaining to my health needs, and the Motion For an Independent Expert Doctor to conduct a physical exam of me to determine my exact Physical condition and give this important Medical Data to you, Judge Tranger, for you to determine my Case seredevoorde boarmont 307, Filed Or 10 Trage 1 of 123 Frage 1 #: 519

These request of mine have not been done, now I am incarcerated at a prison that ther medical Dept. states they do not treat Hepititus Case's as serious as mine is currently In fact of am not being treated at all for any of my Medical needs. I have been compelled to look for and speak to attorneys that night take my case at thier expense and he paid when we win our, "Damage's Awardment" because I fear for my safety and my life and health today. This case has been under review for a year now and I was finnally approved for treatment with Harvoni medication last november, 2016 which now is over 3 months ago and of still have not been administered the Hapvoni medication for my treatment to save my life. I was promised by Tenn. Dept. Of Corrections Mr. Brandon Maloney-Classification Director, that I would not be moved from, mccx due to my Medical needs, and Incompatible Fife. d' d' was a State 06 Tennessee Prosecution Witness against Bruce Mendenhall a serial-Killer Truck Driver in one of his now 7 murders of women across the United States. He killed Dara Hulbert in Mashville, Tenn. and solicited people to murder, Detective Postiglione, Det. Freeman, and the Hulbert Jamilegse 3:10 evado 21/0 / Dagin ment 107, Filed 102/1921 2 Page 2 of 18 Page 10 #: 520

He was convicted on all charges in Mashville metro-Davidson County Court. He later paid money to a, Vice Lord Hang to murder me after I testified in the Court against him. I was attacked by the , Vice (ord Dang, here at SCCF in 2013. I got away from them before they killed me and subsequently SCCF put me into trotective Custody and Then moved me to West Tenn, State Prison, in Henning, Tenn. now SCCF accepted me back here and so far refuse to move me even though the exact same Vice Cord Lang who tried to kill me for Bruce Mendenhall are still here at SCCF, I have tried to relate extortion attempts by these Vice (ord Long members of me to pay them money for Protection to ony Attorney Ms. Herzfeld, Pam Corch, This Court by Motions, and all Core Civic Employee's here at SCCF and employee's at Thier Corporate Office by 4 seperate letters I mailed them in Nashville. against Bruce Mendenhall, and also I did not deserve to be given a death sentence by Doctor Carry anthony. page 3 ad color 00200 Doburgent 100 filed 02/02/17 mage 3 to 1927 toget to the 21 60 my

Hepititus C Virus under his Medical care from, 2008 to 2014. I stole some property from a Company of worked for and re-paid every cent it cost as reintursement. "That was only crime-Thebt" I did not deserve to come to prison to die. But in the Medical Condition I am in, my being hunted down to be murdered by these Vice (ord Lang, and Bruce Mendenhall, and The negligence, deliberate indifference toward me and my medical needs, and safety, the intended death for me is there. What else Gudge Tranger can I do about this? Because of my civil case in your Court, # 3:16-cv-00216, and your conciousness for the right things to be done I request your immediate Order for an Independant Expert to do a physical examination of me, provide the immediate dispatch of the Harvoni medicine to be given to me for freatment, and for the medical treatment to repair my Hernia water cypt. It is 6" long, 5" thick, and weights over 2 pounds inside my scrotum, it could cause me to lose my right testicle, of it could Burst and poison me with paratinitus infection. Please would you living me and Mrs. Herzfeld into Court for a Briefing on this please. Thank you so Very Much.

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Gudge Tranger, 1-30-2017 Gredge Tranger I believe it is now Inecessary for me to write you this letter. Since the time has passed the date that you appointed me, Mr. Tricia Herzfield as coursel to represent me in my case # 3:16-cv-00216 JenKins -v- Anthony, et al, and your order stating to, Ms. Herzfeld to Communicate with the defendants to obtain Medical data about my physical condition and the Medical treatment available to me for; cirrhosis of the liver, Hepititus C Virus, Hernia-Watercypt in scrotum, and Esophagus Varix, my Medical Access to, Doctors, and treatment to my very sérious médical needs has got worse in many warp. I was moved from, MCCX to another prison, South Central Correction Facility October 31, 2016. * Note: There is enclosed a letter from, Brandon Maloney - Classification Director for the, Tenn. Dept. Of Corrections. In his letter he stated that I would CAROSTIG-CABO21670 OCH MENOL10 OCT ENDOLO2/02/1/1/ TOMBES, of MB CEGO #: 50 LUE +0

my Medical Condition and my incompatible inmate file. However that changed with in 12 days after Mr. Maloney wrote to me this letter. my request to Mr. Maloney was to be moved to the, Lois Deberry Special Needs Facility in Nashville, Tenn. for my Medical Needs that have caused me to need, "Assissted Civing" that is provided to inmates there. I am 62 years of age with a fatal illness that cause's me to be classified as a class c medical with many restrictions and a NO Work Order, which prevents me from going up and down stair-cases, Prolonged Standing no Running, no top Bunks, no lifting more than 50 pounds, all of which combined now disqualify me from over 90 per-cent of the jobs in prison, and also prevent me from "earning the program credits" which are awarded to inmates who work and these credits" are as much as 10 days per month deducted from the inmates prison sentence. an inmate could "shorten" his prison sentence by as much as "years reduced" from his original prison sentence. my Health Condition has prohibited me from being allowed a job assignment and it cost me valuable awardments of sentence Progrande & 10 condition of the month of the of 12 page 13 pag

When I arrived here at, SCCF, the Medical Dept. did not have a Medical Doctor employed for duty here, and this facility still does not have a Doctor working here at SCCF. A nurse told me that I should not have been brought here to SCCF and they do not treat Circhosis cases such as I have. They removed me from, "Cronic Care" Medical clinic. I have, Stage 4 cirrhosis which is the "end stage" before death, and all stage 4 cirrhosis of the liver Patients are enrolled into T.D.O.C. medical Protocol, "Cronic-Care Clinic" I have been en rolled in, Cronic-Care Clinic since 2008. Now SCCF has removed me and stated they do not treat my medical Needs at this facility.

As you know my Medical case has been reviewed by the Tenn. Dept. Of Corrections Committee on, Hepititus C Virus, and HIV case's. Thier decision was, "I am approved for treatment with Harvoni medication to start immediately following a, cdsd3Df-200216 Document Soc @ilpa@2/02/17 Page 7 of 13 PageID #: 525
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This, "Upper G.I. Scope was completed on, Ganuary 12, 2017 by Dr. Daniel Kayal, Do. This Doctor finnally did the process called, "BANDED" where a band is placed around the Blood Vessel that has enlarged and Burst or may Burst causing the death of the person immediately. you know as well about the Doctors at MeHarry Hospital in Dashville, Tenn. who refused to, "BAND" the Blood Vessels in my throat that needed the Bands' to prevent me from Bleeding to death internally. Well Hank God literally that This Doctor Karyal, saw this Medical Need and completed the "Banding" of these Blood Vessels when he Conducted the upper G. I. Scope. He saved my life in this respect. However Mrs. Tranger the Medical Dept. here at, SCCF is not treating my serious Medical Needs. They have even stopped all my medication that other "Specialist Doctors" in liver treatment were using for the past year. One special medication, lactalose, I was supposed to use daily for the rest of my life to reduce, Amonia Levels, in my Body. Amonia levels when they are high Cause me to Black-Out borgetting who I am or what to do, (Simular to Athiemer's Diesease)

I have awakend in Cumberland County Hospital in Crossville, Tenn. where the Doctors at, Bledsoe Correction Complex, of Tenn. Dept. Corrections sent me when I Blacked out. another time T.D.O.C. sent me to the MeHarry Hospital in Nashville, Tenn, after I Blacked-Out and passed out unconcious. An inmate just died here 2 days ago from a, Heart attack, this prison SCCF had forgotten to re-order has, Blood Pressure medication, and the result was his death, <He had no Blood Pressure Meds, 6013 Wests There have been other inmates die here from Medical Negligence and deliberate indifference to inmates medical needs here at SCCF. Gudge Tranger I have related this to my attorney, Tricia Herzfeld so that she can discuss these serious medical needs with, Pam (orch, attorney representing the Tenn. Dept. of Corrections. We have requested to, Pam Corch, and authorities at, Tenn. Dept. of Corrections to move me to another State Prison Hat has a Doctor and does treat Medical needs that I have, Circhosis of lever, Hepititus C Virus, Hernia-Water Cyst. (as 83070 crop 16 s Dobument 10x Filed 02/02/17 Page 9 of 13 Page ID #: 527

* I do not know if Ms. Herzfeld will tell fam Corch or you about this as I requested. I am worried about that. I am asking you to intervene in behalf of my medical needs which involves saving my life and treating these serious medical needs. Mrs. Tranger I do not trust the medication, Harvoni, to me. I do not believe I would ever get the "Harvoni medicine" here. It cost \$84-90 thousand Dollars for the 12 Weeks quanitie reeded for me. I suspect some person may even steal the Harvoni medicine to re-sale it for personal gain of money due to the expensive amount of this Harvoni medicine. The Warden Cherry Cindermood has already been arrested for a theft and mis-use of money during her administration here at SCCF and this Warden is still working as the Warden until the outcome of her trial for her crime. Plus because there is no Doctor working here to monitor me as I am treated with this form of medication. Harvoni list a side effect of, 1. Very low Heartrate That is a very serious need to be monitored for as I use the Harvoni medicine. I ask your assisstence with me being moved



STATE OF TENNESSEE DEPARTMENT OF CORRECTION 4TH FLOOR RACHEL JACKSON BUILDING 320 SIXTH AVENUE NORTH NASHVILLE, TENNESSEE 37243-0465 OFFICE (615) 741-1000 EXT. 4041 FAX (615) 741-9883

October 18, 2016

Michael R. Jenkins-89343 Morgan County Correctional Complex Unit 1-21B P.O. Box 2000 Wartburg, TN 37887

Mr. Jenkins;

Your letter requesting a transfer to another Tennessee Department of Correction (DOC) Facility was received in this office. Requests for institutional transfers are initiated, assessed and approved at the institutional level, not Central Office and are limited to offenders the staff recommends or considers necessary. Your situation is not a considering factor for Central Office intervening to move you to another facility as clearly specified in your Inmate Rules and Regulations Handbook.

Due to the size of the inmate population, varying institutional missions, and institutional capacities, facility assignments are not based on inmate preference or proximity to home. As a result, inmates may be assigned to institutions at substantial distances from their families or friends. Some institutional assignments to a distant location may occur purposefully due to reasons related to endangerment, notoriety, or security. The concerns and difficulties of an inmate's family and friends can seem overwhelming and are not without merit; however, policy and procedure do not provide for so-called "hardship" transfers.

Based on your incompatible list and medical needs, the safest location for you at this time is MCCX and there is no justification for this office to intervene. Please communicate further with your counselor and/or Chief Coordinator. For now, your transfer request is denied.

Sincerely, Brandon C. Malaney. Director, Classification/Programs SANTES POSY SANTES POSY SOUTH SOUT

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U.S. DISTRICT COURT MID. DIST. TENN.

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michael Raygenkins 89343 SCCF Po Box 279 Clifon, Ternessee 38425 MiS. Nash

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